# CASE UP/10 CVENTIPE OF SECURE 1 459 Filed 03/31/14 Page 1 of 4

3/21/14

To: Honorable Judge
Louis L. Stanton Rm 21C
United States Courthouse
500 Pearl Street
New York, NY 10007
Ph. 914-390-4100
Fax. 914-390-4180

CASE NO: 1:07-cv-02103 (LLS) (Related Case) 1:07-cv-03582 (LLS) United States District Court Southern District of New York

Re; Assistance from the Court

MEMO ENDORSED

VERIFIED MOTION FOR CONTEMPT, ENFORCEMENT IN SUPPORT MATTERS

Dear Honorable Judge Louis L. Stanton

On or about September 4, 2012, June 13, 2013 I by Operation of Law obtained a Judgement against Viacom International, Inc., Google, Inc., Arab Bank Plc, New York, New York, others for the Continuing Criminal Conspiracy, Theft of my Trade Secrets, Economic Espionage, Internet Fraud, RICO Act, Patriot Act violations in the amount of \$21 Billion Dollars in damages, Economic Damages for me, my previous Attorney's by contract. Attached here is the Judgement.

To date our Judgement remains unpaid by the Criminal defendant's mentioned herein above, which is a Continuing Criminal Conspiracy of Criminal Conversion of my, my previous Attorney's Judgement, Money, Chattels, and a violation of the Orders, Judgements of this Honorable Court.

I here file with this Honorable Court my Request, Motion for this Honorable Court to show cause why the before mentioned here defendant's along with their Viacom International, Inc., Philippe P. Dauman, President, Summer Redstone Executive Chairman, Google, Inc., Lawrence Page Chief Executive Officer, Director, Patrick Pichette Senior Vice President, Financial Officer, Arab Bank Plc, Nemeh Sabbagh Chief Executive Officer, Sabih Masri Chairman should not be held in Contempt of Court for their refusal to pay our Judgement, Obey the Judgements, Orders of this Honorable Court, Federal, State, Common Law,

Please immediately issue your Honorable Court's Order for the defendant's before mentioned herein to show cause why they have not paid our Judgement, plus my previous Attorney's their Fee's required by Operation of Law, my previous contract, the Civil Rights Acts, and why they continue in their Criminal, RICO, Patriot Act Conspiracy against us, causing continued damages, and why they should not be held in Contempt of Court.

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I am willing to pay Attorney Fee's of 50% of my Judgement for collection of my Money, my previous Attorney's Fee's.

I George May hereby Certifies, Verifies, Declares under the Penalty of Perjury under the Laws of the United States of America that the foregoing is true and correct.

I George May States that the foregoing is made to the best of my personal knowledge, and is made in good faith.

Dy Zz

George May, Intervenor, Plaintiff, Continuing Contract, Trade Secret Owner, UCC Lien Owner, George May on behalf of his Previous Attorney's P.O. Box 32247 Palm Bch. Gardens, Fl. 33420 Ph./Fax. 561-290-4384

I hereby certify that a copy of the foregoing was mailed or faxed this March 19, 2014 to:

Nicolas J. Gutierrez, Jr. Fax. 305-373-2735

Jo Ann Barone Fax. 561-655-8478

Lawrence K. Fagan Fax. 561-687-0154

Stuart L. Stein Fax. 505-889-0953

Philippe P. Dauman, President, Summer Redstone, Executive Chairman Viacom International, Inc. Fax. 302-636-5454

Andrew H. Shapiro Fax. 212-849-7100

Lawrence Page Chief Executive Officer, Patrick Pichette Senior Vice President Google, Inc. Fax. 734-332-6501

Nemeh Sabbagh
Chief Executive Officer,
Sabih Masri
Chairman
Arab Bank Plc, New York,
Fax. 212-223-3175

Charles Stephen Simms Esq. Fax. 212-969-2900

George May

## UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

VIACOM INTERNATIONAL, INC. COMEDY PARTNERS, COUNTRY MUSIC TELEVISION, INC., PARAMOUNT PICTURES, CORP. BLACK ENTERTAINMENT TELEVISION, LLC

CASE NO. 1:07-cv-02103 (LLS) (Related Case) 1:07-cv-03582 (LLS)

Plaintiff's

V.

YOUTUBE, INC., YOUTUBE LLC, GOOGLE, INC.,

Defendant's

#### MOTION FOR ENTRY OF DEFAULT

George May, Plaintiff, Intervener here requests that the Clerk of the United States District Court, Southern District of New York enter default against Viacom International, Inc., Comedy Partners, Country Music Television, Inc., Paramount Pictures, Corp. D/B/A Paramount Recreation and CBS, Black Entertainment Television, LLC, Arab Bank Group, Inc., Arab Bank PLC, Dubai World Corporation, defendant's here above pursuant to Federal Rule of Civil Procedure 55(a). In support of this request George May, Plaintiff, Intervener relies upon the record in this case and his affidavit submitted herein.

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#### MEMORANDUM ENDORSEMENT

Viacom International, Inc., et al. v. YouTube, Inc., et al., 07
Civ. 2103 (LLS)

Mr. May has never obtained permission to intervene in this or the related case. His motions to intervene, to enter and enforce a default judgment and to obtain my recusal were denied by orders dated August 8, October 17, and November 28, 2012. He is not a party to this case and has no standing to seek this relief, which is denied.

So ordered.

Dated: New York, New York March 31, 2014

LOUIS L. STANTON
U.S.D.J.